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GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Secretariat

Notification

I&L/CEE/962/67/950

Sub.: Electricity supply tariff made applicable to the entire territory of Goa, Daman & Diu, with effect from 1-11-66 vide Government Notification No. I&L/CEE/902/66/3324 which was published in Government Gazette No. 37, Series I dated 15-12-66.

Read Government Notification mentioned above.

As per the condition No. 8 of this Electricity Supply tariff, the consumers are being levied a surcharge of one percent compound per month or part thereof on all the delayed payment of Electricity bills. Such surcharges will some times be fraction of paise. All the consumers are hereby informed that such surcharges will be rounded off to the nearest 5 paise. Amount less than 3 paise will be neglected and amount of 3 paise or more will be rounded off to next 5 paise.

This will come in force with immediate effect.

By order and in the name of the Administrator of Goa, Daman and Diu.

B. R. Basu, Secretary, Industries & Labour. Panaji, 13th April, 1967.

Planning and Development Department

750 6507

ORDER

PDD/CS/198/138/67

In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with the notification of the Government of India in the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) no. G. S. R. 906 dated 9th June, 1966, the Administrator of Goa, Daman and Diu hereby makes

the following Order, in supersession of the Goa, Daman and Diu Food (Restrictions on Service of Meals by Catering Establishments) Order, 1966, namely—

- 1. (1) This Order may be called the Goa, Daman and Diu Food (Restrictions on Service of Meals by Catering Establishments) Order, 1967.
- (2) It extends to the whole of the Union Territory of Goa, Daman and Diu.
- (3) It shall come into force from the date of its publication in the Government Gazette.
- 2. In this Order unless the context otherwise requires.
- (a) «catering establishment» includes a hotel, restaurant, eating-house, cafe, tea shop, coffee stall, free feeding centre, club, boarding house, canteen, Railway Refreshment room or restaurant car and any other place of refreshment open to the public.
- (b) «substantial dish» means a dish described as such in the schedule to this Order.
- (c) «subsidiary dish» means a dish described as such in the Schedule to this Order.
- 3. No proprietor, or other person in charge, of a catering establishment shall supply for consumption or offer or attempt to supply for consumption, and no person shall obtain or consume or attempt to obtain or consume, at a catering establishment at or for the purposes of a meal more than two courses, whether served successively in European style or served together in Indian style or placed together in display for self-help style of buffet type meal. The two courses shall consist of
 - (i) One substantial dish and one subsidiary dish; or
 - (ii) two subsidiary dishes.
- 4. Notwithstanding anything contained in clause 3, the following may be supplied by any proprietor or other person in charge of a catering establishment as part of a meal in addition to the two courses, namely —

Soup, bread, biscuits, jam, marmelada, fruit, including iced fruit, fruit or vegetable juices, bhajji, papad, chatni, pickles raita, preserves, onions, celery, ghee, butter, cream, curds, cheese,

buttermilk, sauce, custtard, dressings, and such other condiments.

- 5. The Government may, by notification in the Official Gazette, exempt any class of catering establishments from the operation of this order for such period and subject to such conditions as may be specified in the notification.
 - 6. Powers of entry, search, seizure, etc. -
- (1) For the effective enforcement of the provisions of this Order, any officers authorised by the Government in this behalf or a police officer of or above the rank of Sub-Inspector may, when he has reason to believe that a contravention of this Order has been, is being or is about to be committed, enter and search any premises, interrogate any person and seize any articles including their coverings or containers in respect of which he has reason to believe that a contravention has been, is being or is about to be committed.
- (2) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898 (5 of 1898) shall, so far as may be, apply to searches and seizures under this clause.
- 7. The Goa, Daman and Diu Food (Restrictions on Service of Meals by Catering Establishments) Order, 1966 shall stand repealed except in respect of things done or ommitted to be done under the Order so repealed.

THE SCHEDULE

- 1. European or Chinese type:
- (A) A substantial dish shall be one consisting mainly of (1) fish, or (2) meat, or (3) poultry, or (4) game, or (5) curry and rice, or pilao or (6) hors d'oeuvre consisting of more than three items or of a combination of any of them which in the normal practice is served at the same time as part of the same dish.

Note. — In all cases, salad or not more than two vegetables may be served as part of the dish.

- (B) A subsidiary dish shall be any sweet dish or one consisting mainly of
 - (1) vegetables, or (2) eggs, or (3) savouries, or (4) maccaroni or spaghetti, or (5) porridge, grapenuts or any other breakfast cereal food, or (6) shell fish, or (7) thors d'oeuvre consisting or not more than three items.
- II. Indian non-vegetarian type:
- (A) A substantial dish shall be one consisting mainly of—(a) (1) meat, or (2) poultry, or (3) game, or (4) fish, or (5) a curried preparation of any of these—and
- (b) (1) rice, or (2) pilao or (3) chappatis, or (4) parothas, or (5) bhakaris, or (6) nans or a combination of any of them which in the normal practice is served at the same time as part of the same dish.

Note. — In all cases salad, dal and not more than two vegetables may be served as part of the dish.

- (B) A subsidiary dish shall be any sweet dish or a savoury dish consisting of vegetables or eggs or maccaroni or spaghetti.
- III. Vegetarian type:
 - (A) A substantial dish shall be one consisting mainly of
 - (a) curry;
 - (b) (1) rice, or (2) pilao, or (3) chappatis, or (4) parothas, or (5) bhakaris, or (6) nans.

Note.—In all cases salad, dal and not more than two vegetables may be served as part of the dish.

(B) A subsidiary dish shall be any sweet dish or a savoury dish consisting of vegetables or eggs or maccaroni or spaghetti.

- IV. Self-Help Style of Buffet Type:
 - (A) A substantial dish shall be one consisting of
 - i) One preparation of fish and one preparation of meat or
 - ii) One preparation of fish and one preparation of poultry or
 - iii) One preparation of fish and one preparation of game or
 - iv) Two vegetarian curries

and

- i) Chappatis, or
- ii) Parothas, or
- iii) Bhakari, or
- iv) Nans.

Note. -1) In all cases salad, del and not more than two wegetables may be displayed as part of the substantial dish.

- 2) No rice shall be served in any form.
- (B) A subsidiary dish shall be any sweet dish or a savoury dish mainly consisting of vegetables or eggs or savouries or maccaroni or spaghetti.

By order and in the name of the Administrator of Goa, Daman and Diu.

R. C. Datar, Under Secretary (Development).

Panaji, 11th April, 1967.

Finance Department

Notification :

U.O. No. Fin(Control)/12-10/64-65/1816

The Government of India, Ministry of Finance (Department of Revenue and Insurance), two Notifications dated the 23rd March, 1967 regarding the Emergency Risks (Goods) and (Factories) Insurance Schemes — Rates for premium for the quarter commencing from the 1st of April, 1967 are hereby republished for general information.

N. Subramanian, Finance Secretary.

Panaji, 11th April, 1967.

GOVERNMENT OF INDIA

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

New Delhi, the 23rd March, 1967

Notification

- S. O.—In exercise of the powers conferred by sub-section (5) of section 5 of the Emergency Risks (Goods) Insurance Act, 1962 (62 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency Risks (Goods) Insurance Scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S. O. 3945 dated the 26th December, 1962, namely:—
- 1. (1) This Scheme may be called the Emergency Risks (Goods) Insurance (Amendment) Scheme, 1967.
- (2) It shall come into force on the first day of April, 1967.

2. In the Emergency Risks (Goods) Insurance Scheme, for paragraph 10, the following paragraph shall be substituted, namely:—

«10. Rate of Premium.

- (1) Subject to the provisions of sub-paragraph (2) the premium payable under any policy of insurance issued in respect of the quarter ending on the 30th day of June, 1967 shall—
 - (a) in the case of a policy in force on the 31st day of March, 1967, be nil;
 - (b) in any other case, be at the rate of six paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.
- (2) The Central Government may, in its discretion, at any time during the said quarter, revise the premium payable under the policies referred to in sub-paragraph (1).
- (3) Where the amount of any premium payable under sub-paragraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is in force;

Provided that if any goods become insurable or are insured under this Scheme after the commencement of the quarter, the premium shall be payable in one lump sum, which shall be equivalent to the amount payable in respect of goods insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that quarter before the goods become insurable or are insured bears to three, the actual amount due in accordance with this proviso if it involves a fraction being rounded off to the nearest rupee.

(4) Where the premium has been revised under sub-paragraph (2), the provisions contained in the provise to sub-paragraph (3) shall apply for the purpose of calculation of the additional amount of premium payable or of the amount of premium refundable, as the case may be, as a result of such revision, as if all the policies came into force on the date of such revision».

[(No. F.101(1)-INS.I/67-ERI(1)]

R. C. DUTT

Secretary to the Government of India.

Notification

New Delhi, the 23rd March, 1967

S. O.—In exercise of the powers conferred by sub-section (6) of section 3 of the Emergency Risks (Factories) Insurance Act, 1962 (63 of 1962), the Central Government hereby makes the following scheme further to amend the Emergency

Risks (Factories) Insurance Scheme issued with the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S. O. 3946 dated the 26th December, 1962, namely:—

- 1. (1) This Scheme may be called the Emergency Risks (Factories) Insurance (Amendment) Scheme, 1967.
- (2) It shall come into force on the first day of April, 1967.
- 2. In the Emergency Risks (Factories) Insurance Scheme, for paragraph 8, the following paragraph shall be substituted, namely:—

«8. Rate of Premium.

- (1) Subject to the provisions of sub-paragraph (2) the premium payable under any policy of insurance issued in respect of the quarter ending on the 30th day of June, 1967 shall—
 - (a) in the case of a policy in force on the 31st of March, 1967, be nil;
 - (b) in any other case, be at the rate of ten paise for every hundred rupees or any part thereof of the sum insured, subject to a maximum of twenty-five rupees.
- (2) The Central Government may, in its discretion, at any time during the said quarter, revise the premium payable under the policies referred to in sub-paragraph (1).
- (3) Where the amount of any premium payable under sub-paragraph (1) involves a fraction of a rupee, the premium shall be rounded off to the nearest rupee. The premium shall be payable in one lump sum in respect of the entire quarter for which the policy is in force;

Provided that if any factory becomes insurable or is insured under this Scheme after the commencement of the quarter, the premium shall be equivalent to the amount payable in respect of factories insurable during the entire quarter reduced by an amount which bears to the first mentioned amount the same proportion as the number of completed months in that quarter before the factory becomes insurable or is insured bears to three, the actual amount due in accordance with this proviso if it involves a fraction being rounded off to the nearest rupee.

(4) Where the premium has been revised under sub-paragraph (2), the provisions contained in the proviso to sub-paragraph (3) shall apply for the purpose of calculation of the additional amount of premium payable or of the amount of premium refundable, as the case may be, as a result of such revision, as if all the policies came into force on the date of such revision».

 $\hbox{\tt [(No.~F.101(1)-INS.I/67-ERI.I/67-ERI(II)]}\\$

R. C. DUTT

Secretary to the Government of India.